

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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UNITED STATES OF AMERICA :

- v. - : 08 Cr. 340 (PAC)

KALAEF BROWN, :

a/k/a "Bob King," :

a/k/a "Milton Williams," :

a/k/a "Roy Kelly," :

Defendant.

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**GOVERNMENT'S PROPOSED
EXAMINATION OF PROSPECTIVE JURORS**

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- Of Counsel -

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The Government respectfully requests, pursuant to Rule 24(a) of the Federal Rules of Criminal Procedure, that the Court include the following questions in its examination of prospective jurors. The Court is requested to pursue more detailed questioning at the sidebar or in the robing room if a prospective juror's answer reveals that further inquiry is appropriate and, in such an instance, to conclude with an inquiry as to whether the particular fact or circumstance would influence the prospective juror in favor of or against either the Government or the defendant.

A. The Charges

1. This is a criminal case. The defendant, KALAEF BROWN, a/k/a "Bob King," a/k/a "Milton Williams," a/k/a "Roy Kelly," has been charged in an indictment with violating the federal firearms laws.

2. The indictment is not evidence itself. It simply contains the charge that the Government is required to prove to the satisfaction of the jury beyond a reasonable doubt. I would like to summarize the charge in this case in order to determine whether there is anything about the nature of this case which may make it difficult or inappropriate for any of you to serve on the jury.

3. The indictment contains one count which charges that on or about February 24, 2008, in the Southern District of New York, KALAEF BROWN, a/k/a "Bob King," a/k/a "Milton Williams," a/k/a "Roy Kelly," the defendant, after having been convicted of a crime punishable by imprisonment for a term of more than one year, in other words, after he had been convicted of a felony, possessed firearms, to wit, a .25 caliber Beretta semi-automatic handgun and a .25 caliber Titan semi-automatic handgun, and ammunition, to wit, 124 Remington .25 caliber rounds, which previously had been shipped and transported in interstate commerce.

4. Do any of you believe you have personal knowledge of the charge contained in the Indictment as I have described it?

B. Knowledge of the Trial Participants

5. The defendant in this case is KALAEF BROWN, a/k/a "Bob King," a/k/a "Milton Williams," a/k/a "Roy Kelly," [*Please ask the defendant to rise.*] Do any of you know, or have you had

any dealings, directly or indirectly, with the defendant, or with any relative, friend or associate of the defendant?

6. To your knowledge, do any of your relatives, friends, associates, or employers know the defendant?

7. The defendant is represented today by Peggy Cross, Esq. [*Please ask Ms. Cross to stand.*] Do any of you know Ms. Cross? Have you or your family members or close friends had any dealings either directly or indirectly with her?

8. The Government is represented here, as in all cases where it is a party before this Court, by the United States Attorney for the Southern District of New York, who is Michael J. Garcia. The conduct of the trial will be in the immediate charge of Assistant United States Attorneys Rebecca Rohr and Kevin Puvalowski. [*Please ask the Assistants to stand.*] Do any of you know Mr. Garcia, Ms. Rohr, or Mr. Puvalowski? Have you or your family members or close friends had any dealings either directly or indirectly with them? Ms. Rohr and Mr. Puvalowski will also be assisted in this case by Ms. Noha Moussa, a paralegal in the U.S. Attorney's office. [*Please ask Ms. Moussa to stand.*] Do any of you know Ms. Moussa? Have you or your family members or close friends had any dealings either directly or indirectly with Ms. Moussa?

9. Have you or your family members or close friends had any dealings either directly or indirectly with the United States Attorney's Office? The New York City Police Department?

10. I will now read a list of names of individuals whose names may be mentioned during the trial, or who may be witnesses in this case:

[A list will be provided to the Court in advance of jury selection.]

Do any of you know any of these people? Have you had any dealings either directly or indirectly with any of these individuals? To your knowledge, have your relatives, friends, associates, employers or employees had any dealings with any of these individuals?

C. Relationship with Government

11. Do any of you know, or have any association -- professional, business, or social, direct or indirect -- with any member of the staff of the United States Attorney's Office for the Southern District of New York? The New York City Police Department? The Bureau of Alcohol, Tobacco, Firearms, and Explosives? Is any member of your family employed by any law enforcement agency, whether federal, state, or local?

12. Have any of you, either through any experience you have had or anything you have seen or read, developed any bias, prejudice or other feelings for or against the New York City Police Department? For or against the United States Attorney's Office? For or against any other law enforcement agency?

13. Have you, or has any member of your family, either as an individual, or in the course of business, ever been a party

to any legal action or dispute with the United States, or with any of the officers, departments, agencies, or employees of the United States, including the Internal Revenue Service? Have any of you had any legal, financial, or other interest in any such legal action or dispute, or its outcome? Has any of you, or a member of your family, ever had such a dispute concerning payment of money owed to you by the government?

D. Prior Jury Service

14. Have you ever, at any time, served as a member of a grand jury, whether in federal, state, county or city court? If so, when and where did you serve? If so, were you the foreperson?

15. Have you ever served as a juror in any court? If so, when, and in what court did you serve, and was it a civil or criminal case? What was the nature of the case? Without saying what it was, did the jury reach a verdict? Did you think the outcome was fair?

E. Experience as a Witness, Defendant, or Crime Victim

16. Have any of you, or any of your relatives or close friends, ever been involved or appeared as a witness in any investigation by a federal or state grand jury, or by a Congressional or state legislative committee, licensing authority, or governmental agency? Have you, or anyone close to you, ever been questioned in any matter by a federal, state, or local law enforcement agency?

17. Have you ever been a witness or a complainant in any federal or state prosecution?

18. Are you, or is any member of your family, now under subpoena or, to your knowledge, about to be subpoenaed in any criminal case?

19. Have you, or has any member of your family, any associate or close friend, ever been charged with a crime? What crime? Do you believe that those charges were fairly brought?

20. Have you, or have any of your relatives, associates, or close friends ever been the subject of any investigation or accusation by any federal or state grand jury, or by a Congressional committee?

21. Have you, or any of your close friends or relatives, ever been a victim of a crime, or a victim of domestic violence? *[As to any prospective juror who answers affirmatively, the Court is respectfully requested to inquire, at the bench or in the robing room, into the circumstances of each crime.]*

22. Have you, or any of your close friends or relatives, ever been stopped or questioned by any member of the New York City Police Department? *[As to any prospective juror who answers affirmatively, the Court is respectfully requested to inquire, at the bench or in the robing room, into the circumstances of each incident and that prospective juror's reaction to how he or she was treated by the NYPD.]*

F. Ability to Render a Fair and Impartial Verdict

23. As you can tell, during the trial, you will hear evidence concerning the unlawful possession of a firearm. Does the fact that the charge involves the unlawful possession of a firearm affect your ability to render a fair verdict?

24. Do any of you believe that it should not be a crime for a person who has been convicted of a felony to possess a firearm?

25. Do any of you believe that the law governing this crime should not be enforced?

26. Do any of you believe that the federal government should not limit a person's right to bear arms?

27. Have you ever owned a firearm? If so, for what reason? Has anyone in your family, or anyone you live with, ever owned a firearm? If so, for what reason?

28. Have any of you or has any member of your family ever lobbied, petitioned, or worked in any other manner for or against any laws or regulations relating to firearms or gun control? If so, when and what did you do?

29. Have any of you ever supported or belonged to any organizations involved in such work?

30. Has any juror been involved - as defendant, victim or any other way - in a case involving a firearm or ammunition?

31. Has any juror's relative, close friend, or associate ever been involved - as a defendant, victim, or in any other way - in a case involving a firearm or ammunition?

H. Law Enforcement Witnesses

32. The Government witnesses in this case will consist in part of police officers and other personnel from the New York City Police Department and the Bureau of Alcohol, Tobacco, Firearms and Explosives or "ATF." Would any of you be more likely to believe a witness merely because he or she is an officer of the New York City Police Department, ATF, or other law enforcement agency? Would any of you be less likely to believe a witness merely because he or she is an officer of the New York City Police Department, ATF, or other law enforcement agency?

33. Does anyone have any personal feelings or experiences concerning the New York City Police Department or ATF that would in any way affect his or her ability to be fair and impartial in this case?

I. Investigative Techniques

34. Does anyone have any expectations about the types of evidence that the Government should or will present in this criminal trials, or in a criminal trial more generally?

35. Would any of you be unable to follow the judge's instructions that the Government is not required to use any particular investigating technique in presenting evidence of a

crime?

J. Other Questions

36. Do any of you have problems with your hearing or vision which would prevent you from giving full attention to all of the evidence at this trial?

37. Are any of you taking any medication, or do any of you have any medical condition, that would prevent you from giving full attention to all of the evidence at this trial?

38. Do any of you have any difficulty in reading or understanding English?

39. Do any of you have any religious, philosophical or other beliefs that would make you unable to render a guilty verdict in this criminal case?

40. You may hear testimony in this case by expert witnesses. Let me advise you that the use of expert testimony is proper in the context of this case. Has any juror had any experiences with experts or do you have any general feelings about the use of experts that would make it difficult for you to render a wholly fair and impartial verdict?

K. Function of the Court and Jury

41. The function of the jury is to decide questions of fact. You are the sole judge of the facts and nothing that the Court or the lawyers say or do may encroach in any way on your role as the exclusive fact-finder. When it comes to the law, however, you are to take your instructions from the Court, and

you are bound by those instructions. You may not substitute your own notions of what the law is, or what you think it should be. At the conclusion of the case, your job will be to determine whether or not the defendant is guilty as charged in the indictment. Does any juror have any bias or prejudice, or any philosophical or religious belief, that might prevent or hinder him or her from accepting the instructions of law that I will give you in this case?

40. Will each of you accept the proposition that the question of punishment is for the Court alone to decide, and that the question of possible punishment must not enter into your deliberations as to whether the defendant is guilty of the crime charged?

41. Will each of you accept the proposition of law that sympathy or empathy must not enter into the deliberations of the jurors as to whether the defendant is guilty, and that only the evidence produced here in Court may be used by you to determine whether the defendant is guilty or not guilty of the crime charged?

42. It is not a particularly pleasant duty to find a person guilty of committing a crime. Is there any juror who feels that even if the evidence established the defendant's guilt beyond a reasonable doubt, he or she might not be able to render a guilty verdict for reasons unrelated to the law and the evidence?

L. Other Biases

43. In these questions, I have tried to direct your attention to possible reasons why you might not be able to sit as a fair and impartial juror. Apart from any prior question, does any juror have the slightest doubt in his or her mind, for any reason whatsoever, that he or she will be able to serve conscientiously, fairly, and impartially in this case, and to render a true and just verdict without fear, favor, sympathy, bias, or prejudice – and according to the law as it will be explained to you?

M. Juror's Background

44. The Government respectfully requests that the Court ask each juror to state the following information:

- a. the juror's age;
- b. the area in which the juror resides and any other area the juror has resided during the last ten years;
- c. where the juror was born;
- d. the juror's educational background, including the highest degree obtained;
- e. whether the juror has served in the military;
- f. the juror's occupation;
- g. the name and location of the juror's employer, and the period of employment with that employer;
- h. the same information concerning other employment within the last five years;

- i. the same information with respect to the juror's spouse and any working children;
- j. what newspapers and magazines the juror reads and how often;
- k. what television programs the juror regularly watches;
- l. Does the juror watch "Law and Order," "CSI," or other police dramas?
- m. the juror's hobbies, and leisure-time activities and organizations; and
- n. whether the juror owns or has ever owned a firearm, and whether anyone in the juror's immediate family owns or has ever owned a gun.

N. Requested Instruction Following Impaneling of the Jury

45. From this point until the time when you retire to deliberate your verdict, it is your duty not to discuss this case, and not to remain in the presence of other persons who may be discussing this case. The rule about not discussing the case with others includes discussions even with members of your own family, and your friends.

46. If at any time during the course of this trial, any person attempts to talk to you or to communicate with you about this case, either in or out of the courthouse, you should immediately report such an attempt to me through my deputy clerk. In this regard, let me explain to you that the attorneys and the defendants in a case are not supposed to talk to jurors, not even to offer a friendly greeting. So if you happen to see any of them outside this courtroom, they will, and should, ignore you.

Please do not take offense. They will be acting properly by doing so.

Dated: New York, New York
August 11, 2008

Respectfully submitted,

MICHAEL J. GARCIA
United States Attorney for the
Southern District of New York

By: /s/ Rebecca Rohr
REBECCA ROHR
KEVIN PUVALOWSKI
Assistant United States Attorneys
(212) 637-2531/2311

CERTIFICATE OF SERVICE

I, Rebecca Rohr, declare that I is employed in the Office of the United States Attorney for the Southern District of New York, and on August 11, 2008, I caused a copy of the attached Government's Proposed Examination of Prospective Jurors to be served by electronic notification to the following counsel:

Peggy M. Cross, Esq.
Federal Defenders of New York
52 Duane Street, 10th Floor
New York, NY 10007

I declare under penalty of perjury that the foregoing is true and correct. 28 U.S.C. Section 1746.

Dated: New York, New York
August 11, 2008

/s/ Rebecca Rohr
REBECCA ROHR
Assistant United States Attorney